U.S. Department of Justice Washington, DC 20530

Exhibit B
To Registration Statement
Pursuant to the Foreign Agents Registration Act of 1938, as amended

OMB NO. 1105-0007

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. One original and two legible photocopies of this form shall be filed for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the Administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant	2. Registration No.	
Richard L. Collins & Company, Inc.	5537	
3. Name of Foreign Principal		9
Menachem Begin Heritage Foundation		
		2 00 .E'''
Check Appro	opriate Boxes:	do de
		Compa
4. The agreement between the registrant and the above-named fore a copy of the contract to this exhibit.	eign principal is a formal written contract. If this b	ox is checked, attach
5. There is no formal written contract between the registrant and the principal has resulted from an exchange of correspondence. If this box copy of any initial proposal which has been adopted by reference in successions.	is checked, attach a copy of all pertinent correspo	e-named foreign ndence, including a
6. The agreement or understanding between the registrant and the exchange of correspondence between the parties. If this box is checked oral agreement or understanding, its duration, the fees and expenses, if a	d, give a complete description below of the terms a	ritten contract nor an and conditions of the

7. Describe fully the nature and method of performance of the above indicated agreement or understanding.

Pursuant to contract, Richard L. Collins & Company, Inc., through its own resources, will provide advice, expertise, and council to the Menachem Begin Heritage Foundation, known hereinafter as "The Begin Center," in seeking U.S. Congressional funding for its educational, publishing, training and other programs.

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8. Describe fully the	activities the registrant engages in or proposes to	engage in on behalf of the above foreign	gn principal.
Richard L. Collins & establishment of the Appropriations reported to the state of the Appropriations relevant organization	Company will aid The Begin Center in its effor Center and its programs by drafting legislative land to and/or bill. Richard L. Collins & Company wing to garner support for legislative language favous the appropriations process, and views, policies,	ts to secure U.S. Congressional funding anguage and seeking its inclusion in the ll also meet with Members of the U.S. Crable to The Begin Center and will provi	for the long term Foreign Operations longress, their staffs, and other ide other direct assistance to
9. Will the activities footnote below?	on behalf of the above foreign principal include Yes No	political activities as defined in Section	l(o) of the Act and in the
If yes, describe all the means to be en	such political activities indicating, among other nployed to achieve this purpose.	things, the relations, interests or policies	s to be influenced together with
of The Begin Center	ies that Richard L. Collins & Company, Inc. will r to meetings with U.S. officials, Members of Co n between The Begin Center and the U.S. Govern	ongress and their staffs; providing briefing	accompanying representatives igs; and serving in a general
Date of Exhibit B	Name and Title	Signature	OA
December 2, 2007	Richard L. Collins President	Michaed	L. Colhn

Footnote: Political activity as defined in Section I(o) of the Act means any activity which the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.



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integrity and Competence in Government Relations



2111 Wilson Bivd., Suite 700 Arlington, Virginia 22201 phone 703.351.5057 fax 703.522.1738

AGREEMENT TO PROVIDE AND OBTAIN CONSULTING SERVICES

October 12, 2007

1. Effective Date: October 1, 2007

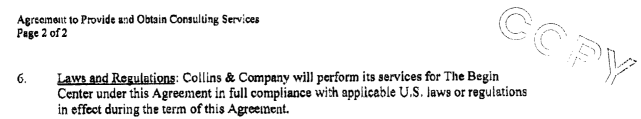
2. Parties:

- (i) The Menachem Begin Heritage Foundation, known hereinafter as "The Begin Center" doing business at 6 S.A. Nahon Street; Jerusalem 94110; Israel, and,
- (ii) Collins & Company, Inc., incorporated in the Commonwealth of Virginia, doing business at 2111 Wilson Boulevard, Suite 700, Arlington, Virginia 22201.
- 3. Purpose: The purpose of this Agreement is to set forth the terms of the work to be performed by Collins & Company in support of The Begin Center.
- 4. Scope of Engagement: Collins & Company will lend its government and legislative affairs knowledge and expertise to The Begin Center, in support of the federal affairs goals of the Center. Neither party shall assign any of its rights or delegate any of its duties or obligations under this agreement without the express written consent of the other party.

5. <u>Compensation and Expenses</u>:

- (i) Retainer: The Begin Center will compensate Collins & Company \$22,500 for this project. Payment will be made in the form of a monthly retainer of \$1,500 from October 1, 2007 through December 31, 2008. Payment shall be made to Collins & Company in monthly payments upon signing of the agreement, commencing on October 1, 2007, and again on the 1st of each month through and including December 1, 2008. Payment is subject to the provisions of 8 below.
- (ii) Expenses: All local expenses incurred in the performance of its retainer services will be borne by Collins & Company. Out-of-area expenses for directed travel will be reimbursed. A statement of expenses shall be made to The Begin Center by Collins & Company at the end of each month for any chargeable expenses incurred during the previous month. Reimbursement of expenses is due upon receipt of the statement.

Agreement to Provide and Obtain Consulting Services Page 2 of 2



- Exclusivity: Collins & Company will not represent any other company, foundation, or 7. firm for purposes that directly conflict with its undertaking on behalf of The Begin Center for the duration of this Agreement.
- 8. Confidential Information: Except as may be required by the lawful order of a court or agency of competent jurisdiction, Collins & Company shall not, during the Term, or at any time thereafter, divulge, furnish or make accessible to anyone, except in the performance of their duties in the regular course of business any knowledge or information with respect to any confidential or secret aspect of the business of The Begin
- Term: This Agreement will remain in force until December 31, 2008, unless it is: 9.
 - ? extended by mutual consent of the contracting parties,
 - terminated in writing by The Begin Center, upon 30 days notice, or
 - terminated in writing by Collins & Company, upon 30 days notice.

If this Agreement is terminated by either party, Collins & Company will refund The Begin Center a pro-rate share of any advanced payment of retainer, with offset for any outstanding Begin Center obligations under 5 (ii) above.

- Disputes: In the event that a dispute should arise between The Begin Center and Collins 10. & Company concerning fees, disbursements, services performed for The Begin Center, or any other breach by either party, the parties shall attempt to reach a settlement of the dispute within 30 days; unresolved disputes shall be submitted to binding arbitration in the Commonwealth of Virginia by a single arbitrator in accordance with the rules of the American Arbitration Association.
- Governing Law: All matters arising under and relating to the application and 11. interpretation of this Agreement, and to the relationship of Collins & Company and The Begin Center will be governed by the laws of the Commonwealth of Virginia.

The Begin Center

Executive Director

Collins & Company, Inc.

Richard L. Collins

President